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7	UNITED STATES DISTRICT COURT
8	FOR THE EASTERN DISTRICT OF CALIFORNIA
9	) Case No.: 20-CR-229 TLN
10	UNITED STATES OF AMERICA,  STIPULATION AND ORDER TO
11	Plaintiff, CONTINUE STATUS CONFERENCE
12	vs. Solution of the state of th
13	AUSENCIO ALVAREZ CORTEZ, ANGEL ISMAEL RAMIREZ,  ) 1 ime: 9:30 a.m.  Judge: Hon. Troy L. Nunley
14	Defendants.
15	
16	STIPULATION
17	The United States of America through its undersigned counsel, James Conolly,
18	Assistant United States Attorney, together with Attorney Dina Santos, counsel for
19	Ausencio Alvarez Cortez, and Attorney Adam Pennella, Counsel for Angel Ismael
20	Ramirez, hereby stipulate the following:
21	1. The Status Conference was previously set for March 14, 2024 at 9:30 a.m By
22	this stipulation, the parties now move to continue the Status Conference to July 11,
23	2024, at 9:30 a.m. and to exclude time between March 14, 2024 and July 11, 2024,
24	under the Local Code T-4 (to allow defense counsel time to prepare).
25	2. The parties agree and stipulate, and request the Court find the following:
26	a. A continuance is requested to continue to allow the Defense to meet with the
27	Clients, continue to review discovery, review the physical evidence in
28	physical contains to review and physical condition

possession by law enforcement, conduct investigation, and discuss a potential resolution.

- b. Counsel for the Defendant believes the failure to grant a continuance in this case would deny defense counsel reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
- c. The Government does not object to the continuance.
- d. Based on the above-stated findings, the ends of justice served by granting the requested continuance outweigh the best interests of the public and the defendants in a speedy trial within the original date prescribed by the Speedy Trial Act.
- e. For the purpose of computing time under the Speedy Trial Act, 18 United States Code Section 3161(h)(7)(A) within which trial must commence, the time period of March 14, 2024, and July 11, 2024, inclusive, is deemed excludable pursuant to 18 United States Code Section 3161(h)(7)(A) and (B)(iv), corresponding to Local Code T-4 because it results from a continuance granted by the Court at defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.
- 3. Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial must commence.

IT IS SO STIPULATED.

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2	DATED: March 7, 2024  Phillip Talbert United States Attorney
3 4	/s/ James Conolly JAMES CONOLLY
5	Assistant U.S. Attorney
6	DATE: March 7, 2024  /s/ Dina Santos  DINA SANTOS
7	DINA SANTOS Attorney for Ausencio Alvarez Cortez
8	DATE: March 7, 202
9	/s/ Adam Pennella ADAM PENNELLA
10	Attorney for Angel Ismael Ramirez
11	<u>ORDER</u>
12	The Court has read and considered the Stipulation Regarding Excludable Time
13	Period Pursuant to Speedy Trial Act, filed by the parties in this matter. The Court hereby
14	finds that the Stipulation, which this Court incorporates by reference into this Order,
15	demonstrates facts that provide good cause for a finding of excludable time pursuant to
16	the Speedy Trial Act, 18 U.S.C. § 3161.
17	The Court further finds that: (i) the ends of justice served by the continuance
18	outweigh the best interest of the public and defendant in a speedy trial; and (ii) failure to
19	grant the continuance would deny defense counsel the reasonable time necessary for
20	effective preparation, taking into account the exercise of due diligence.
21	Nothing in this Order shall preclude a finding that other provisions of the Speedy
22	Trial Act dictate that additional time periods are excluded from the period within which
23	trial must commence.
24	IT IS SO ORDERED.
25	Dated: March 8, 2024
26	Troy L. Nunley United States District Judge
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